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#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: John Anthony Karageorge

Serial No. 09/986,565

Art Unit: 2859

Filed: November 9, 2001

Examiner: G. B. Bennett

Parent Appn. Title: JAK MEASURING SYSTEM AND METHOD OF USE

CIP Appn. Title: JAK MEASURING SYSTEM AND METHOD OF USE

CIP Serial No. 10/

Art Unit: 2859

CIP Filed: October 29, 2003

Examiner:

#### PETITION FOR REASSIGNMENT OF EXAMINER

Assistant Commissioner for Patents Washington, D.C. 20231

December 2, 2003

Sir:

I respectfully request that my Continuation-In-Part application "JAK Measuring System and Method of Use" for parent application #09/986,565 be reassigned to another examiner because Mr. Bennett withheld information from me, lied to me, and gave me bad advice during the execution of the parent application as is evidenced from the following:

1. On Nov. 21, 2002, I met with Mr. G. B. Bennett to discuss the eleven claims that he rejected in his Office Action #1 regarding my patent application #09/986,565. During the interview, I told Mr. Bennett that I would be handling my case through to its end personally because I fired my lawyer, Christopher Brody, Reg. No. 33,613, for incompetence — my lawyer wrote both, my specifications and claims. Mr. Bennett told me, "You can, but you really should get another lawyer because it can be tricky executing the patent process." We then discussed the eleven claims and he told me, "If you make the changes we discussed, you shouldn't have any

problems getting a patent; however, you would be better-off if you hired another lawyer." The only thing clear to me about the discussion of the claims we had is, I said I was going to delete claims 10 and 11 because of the *obviousness* problem with the Fressola patent #5,617,332 that addresses the speed of light on pages 5 and 6. Mr. Bennett knew that I wasn't clear nor confident with rewriting the claims (according to the *Manual of Patent Examining Procedure*, *Section* 707.07(j), the examiner was supposed to write at least one claim for me -- I didn't know this at that time). I took his advice and I hired my second lawyer that same day.

My new lawyer, James Poulos, Reg. No. 31,714, told me he would contact the examiner and discuss the claims with him. My lawyer then cancelled claims 1 - 11 and wrote new claims 12 - 26 and he assured me, "We won't have any problems with the 'based on a multiple of a light second' phrase in the claims." On Feb. 20, 2003, Mr. Bennett mailed his Final Office Action in which he inadvertently (?) rejected claim 11 due to the Fressola *obviousness*. On April 29, 2003, Mr. Bennett mailed his corrected Final Office Action in which he rejected claims 12 - 26 due to the Fressola *obviousness*. My lawyer told me that our only recourse was to appeal. Considering the way my first lawyer wrote the specifications and since my second lawyer wrote all the claims with the "based on a multiple of a light second" phrase in them and considering his rebuttal of the examiner's rejections were limited, it was obvious to me that I was locked into a losing endeavor. (Everyone repeatedly told me, "Don't worry, everything will work out fine," and instead everything continually got worse. Is this gross incompetence or conspiracy to defraud?)

Meanwhile, I have been distracted and run down because I have been taking care of my father who had a stroke on Oct. 3, 2002, one day before Mr. Bennett mailed his first Office Action to me, and I had to help my brother who had back surgery in January '03 and a hip replacement in October '03. And, as if all of that wasn't enough, I've been feeling progressively physically and mentally run-down since May 4, 2000 (this is about 3 - 6 months after I wrote the first draft of my Calendar algorithm -- I claim I was poisoned [see my *Industrial Espionage* report]). At a time when I need the very best from people, I'm getting nothing but lies and bad advice from those I must deal with and from people whom I hire through the PTO attorney roster system to

represent me and protect my interest -- Is this coincidence or organized crime?

The specifications and claims of my two parent applications which were both written by my first patent attorney speak for themselves; compare them to the two CIP's that I wrote! (My other invention was assigned serial number 09/986,566.) After I fired my first lawyer, I submitted two Revocation of Power of Attorney forms, one for each invention, to the PTO on 12/27/2001; the PTO *lost* one (Mr. Oberleitner's office knows about this)! Until June '03, when I got a book from the library, *Patent it Yourself* by David Pressman, I had no idea that I had the option of rewriting my applications and resubmitting them. My second lawyer told me I couldn't rewrite my patent applications because the PTO published them.

2. With the realization that my second lawyer was withholding information from me, lying to me, and was trying to lock me into going to appeals on a false premise, I fired him and gave the Revocation of Power of Attorney form to Mr. Bennett on July 25, 2003, during my second Office Interview with him. I asked Mr. Bennett if he could help me write the claims now that I no longer have an attorney. He said, "I can't because the application is being rejected due to the 'not allowable subject matter' in the Specifications." Now he is changing his story -- this is not what is written in his Office Actions. When I pressed him further, he started talking in circles, throwing things at me that I was not familiar with, making me confused. When I asked him if I could rewrite the application and submit a CIP taking out the "based on the speed of light" language, he said, "No, it would be rejected because of the 'not allowable subject matter' in the parent application." Now he is talking in circles again; he had me too confused for me to realize that he was jerking me around. Mr. Bennett then told me, "Your attorney wrote the claims very well; I didn't want to reject them. However, I had to because my boss told me to: it's a checks and balances thing we do so that nothing slips by. Actually, your chances of winning the appeal look good." He then explained the appeals process to me and when I questioned him about his boss directing him to reject my application, he said, "No one has ever told me to reject a case before; please don't tell anyone at the PTO about this because I could get in trouble; however, you can tell your lawyer." And then he repeated himself, "The claims are written well, but my

hands are tied; I must do what my supervisor tells me to do." He also told me he would be off work for three weeks starting Aug. 1, 2003, for a colon cancer operation.

#### In conclusion:

If Mr. Bennett had been honest with me, he would have offered to write one or more claims for me on 11/21/02 during our first Office Interview instead of being vague and talking in circles while advising me to get another lawyer. As a consequence of his behavior, I have spent \$1,400.00 in lawyer fees and \$930.00 in government late fees (I didn't know who to trust, and it took me time while trying to decide what to do and how to rectify my situation and salvage my inventions so that I wouldn't lose them). If I would have gone to appeals, as Mr. Bennett led me to believe was my only option, instead of writing the CIP, I would have lost the chance to correct the damage my first lawyer caused when he wrote the specifications for the application inserting the "based on a multiple of a light second" phrase in it against my wishes. (My first lawyer assured me, "Don't worry, we won't have any problems, and besides, it's the claims that are important.") The damage caused by my first lawyer was compounded by my second lawyer who called the examiner and discussed the first Office Action with him before sending in the Amendment. My second lawyer assured me, when I questioned him on his claims in which he inserted "based on a multiple of a light second," "Don't worry, we won't have any problems with it now." The only thing that saved me from this fiasco was the book I got from the library which told me all of my options. It also showed me how I was being lied to and mislead by Mr. Bennett and my attorneys (they told me I had to appeal the case and that I couldn't rewrite the application -- they were playing on my inexperience and ignorance).

During my interactions with the PTO, I have had several dealings with three examiners: G. B. Bennett, Diego Gutierrez (Mr. Bennett's supervisor), and Vit Miska (the examiner who is handling my calendar patent application #09/986,566). With only *one exception*, I've had good experiences with two of these examiners: D. Gutierrez and V. Miska — they were very helpful with any problem I presented, and they answered all of my questions with good solid answers, never leaving me *confused and unsure* which is *always the case* with Mr. Bennett.

Due to the actions of my first lawyer, I have had to rewrite my two utility applications and submit two CIP's. Due to the actions and the advice of the examiner and my second lawyer, whom I hired at the advice of my examiner, I would have lost both of my patents because they both told me that I couldn't write CIP's. Due to the combined actions of all three (my two lawyers and the examiner), I am now two years and \$1,722.00 (\$1,680.00 [rewrite and late fees] + \$42.00 [extra independent claim that my second lawyer added]) behind where I should be! (This does not include the two lawyer fees of \$3,300.00 and \$1,400.00, respectively.)

I found C. Brody through the PTO's attorney roster program. I hired him on Aug. 23, 2001, because he was the first attorney who agreed to take my case, he quoted me an enticing, low fee, and he wasn't Jewish (the Jews stole three computer software inventions from me 21 years earlier, so I try to avoid them). When I hired him, he said he and his partner, Clark, have been patent attorneys for several years and they have just recently joined together to start their own law firm. His office is located at 1750 K St., NW, Wash., DC, Suite 600. Whenever I would go to see him, I would have to go to a secretary on the 5th floor and have her call him on the phone. He would meet me on the 6th floor which had locked doors at both ends of the hall and no identifying marks on the walls. The last time I went to see him in Nov. '01, there was a plaque on the 6th floor wall that read: "Wiley, Rein & Fielding attorneys at law." This was the Jews' way of letting me know that they have my money and they're screwing me again. That plaque was not there until after I paid Mr. Brody the second payment which was \$3,000.00. They know I would have never hired Mr. Brody if I knew he worked for a Jewish law firm. It was at this time that I realized the Irish were in collusion with Israel, and they were using teamwork against me.

I am going to write a grievance and convey this information in detail to the PTO; however, this petition for reassignment of examiner will serve as a temporary remedy. These inventions are very important to me; they are an extension of who I am. I find it very disturbing and suspicious when the tide of unfortunate coincidence plagues my every effort to execute simple procedures and obtain patents, particularly when the people I must deal with are

withholding information from me and lying to me in an attempt to mislead me. My inventions, if they are accepted by the government and the business community, are worth a great deal of money.

You will not understand all of the numbers in the *Industrial Espionage* and MS / Apple reports without reading my *Paul Revere* reports. While researching and investigating the theft of my first three inventions, I broke a code devised by the culprits that links together geometry, distance, and time. The numbers in the *Industrial Espionage* and MS / Apple reports link directly to that code. One of my future inventions may be a computerized transmitter that uses radio waves tuned to the frequency range of DNA that can read (and *possibly override*) brain waves and polymerase, the enzyme that makes RNA from DNA (think of the possibilities, "*designer genes*," etc.). However, I believe someone already has this technology perfected.

Respectfully submitted,

6hn A. Karageorge

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enclosure:

Industrial Espionage report
Microsoft / Apple Computer Story report

### Industrial Espionage

I was poisoned on May 4, 2000, by Israel, while on a bus trip to Camden Yards to see a baseball game. I believe they used some kind of bacteria... they can control its performance with radiation! I have been getting progressively more tired and weak since then and my efforts to expose the culprits who have done this to me have been greatly diminished. The people who poisoned me planned to kill or cripple me 666 - 667 days later, on 3/1/2002 or 3/1/2002. They are so arrogant... they are being symbolic about when they are going to kill me. Every time I went to a doctor during this time period they would tell me I have diverticulosis, I was lactose intolerant, or they couldn't find anything wrong after doing a physical and testing my blood. I gave blood to the Red Cross on 10/18/01 and to the Blood Bank of Delaware / Eastern Shore on 2/5/02, and they didn't say there was anything wrong with my blood. I believe some of the doctors are in collusion against me because the Jews stole three computer inventions from me twenty-four years ago (see my research papers), and they are in the process of stealing my latest two inventions - I was turned away from one lewish law firm, and the Irish patent lawyer I hired seemed to sabotage my efforts so much, I had to fire him. By law, the Irish patent examiner was. required to write at least one claim for me (Procedure #707.07(j)); he told me to get a

- They are using teamwork to persecute my family and to eradicate our heterosexual way of life and enforce homosexuality!
- Israel & Ireland -- partners in crime? We are in a world of trouble! They control everything in this country! ... and it's very late
- Israel will be <u>5766</u> years old (the average between 5 and 7 is 6) by their calendar when we reach \$/17/2006.

SECTION 382 BB SEAT LOCATION LF Upper Box PRICE \$13.00 **Baltimore Orioles Anaheim Angels** May 4, 2000 Thursday 3:05 PM WGMD 382 LOCATION LF Upper Box \$13.00

Dan called me on the phone on 12/2/96 to ask me how my research on Aliens was coming along. I was 16978 days old! JFK died on 11/22/63 Did the designers of the new 5 and 20-dollar bills know about the Twin Towers attack of 9/11/2001, before hand? Fold the bills in half widthwise covering the faces of the presidents then fold them lengthwise at the halfway mark while inverting (making a jet)! Now I finally understand what the religious war in Ireland is all about! JFK and I intersect 7 different ways! Jackson was president #7. They are the ones Do you suppose • 6/9 - 8/17 =

One day after I gave Dan Caffney a letter stating that I believed he was innocent of wrong doing when he handed me the tainted who are persecuting the Irish Catholics. the IRA brought their war over here when JFK was assassinated gives new meaning to the Jewish name, Ira (Irish Republican Army). The Irish Protestants are the Irish Jews! verbal attack on me is a blessing in disguise, because until the radio while withholding vital information which proves my case! peanuts -- because at the time I thought someone else had manipulated the situation -- he did a 180° and verbally attacked me or then I didn't make the obvious Irish / Israeli connection. Now there is no doubt in my mind that Dan is guilty. This realization 69 • Conline: hemlock C<sub>8</sub> H<sub>17</sub> N

Over the last four years, ever since I made the JFK, Jr. / Nostradamus connection, they have given me the message, many times, that they are going to but me in a wheel chair! (See my Eyes report!)

## The Microsoft / Apple Computer Story

Jan ?

- 1971 Steve Jobs and Steve Wozniak attend Berkeley. Wozniak is the electronics brain, and Steve Jobs seemed to know exactly how the future of the computer industry was going to go and grow! Steve Jobs was aggressive, obnoxious, and arrogant.
  - Xerox sets up its Palo Alto research center (PARC), which eventually develops the first mouse and GUI.
- 1974 Bill Gates attends Harvard and Paul Allen works in Boston. I believe Paul Allen was the "Steve Wozniak" of Microsoft (software oriented). Bill Gates seemed to know exactly how the computer industry was unfolding and where it was going! Bill Gates was aggresses and arrogane, the antithesis of Paul Allen.
  - Paul Allen went to Albuquerque and makes a deal with Altair (Ed Roberts) to write Basic for them.
- 1976 Bill quits school and goes with Paul to Albuquerque.
  Homebrew club in Berkeley... Altair vs. Apple. Apple Computer Company is born.
- 1977 Microsoft opens its first office in Albuquerque. Bill insists on the name Microsoft!
- 1979 December, first rough draft of Graphic User Interface (GUI, Xerox) is viewed by Steve Jobs. I wrote the Database Manager for the University of Baltimore in the Fall of '79 -- My life starts to fall apart !!!
- 1980 Microsoft is relocated to Seattle; Steve Ballmer starts working for MS. MS meets with IBM and tells IBM that MS has a DOS system. IBM agrees to let MS sell DOS to other companies. MS buys DOS from Seattle Computer Co. for \$50,000. MS makes its first 15 billion dollars with DOS.

  Apple moves to new building, starts Lisa project (too expensive). Apple gets GUI prototype from Xerox.
- 1981 August, first IBM PC.

  Macintosh (development stage). Microsoit writes some software for the Mach and sees how GUIs work.
- 1983 Paul Allen retires from Microsoft (Hodgkin's disease).
  John Sculley hired as President of Apple Computer Co. ('83 '93) by Steve Jobs.
- 1984 January, Machintosh hits market, is the first computer to use GUI successfully.

  ? Steve Jobs leaves Apple Computer. I was wrongfully incarcerated on 6/13/84, 1007 days before 3/17/87!
- 1987 On June 11, I traveled out to Seattle and went to Microsoft to see if they could help me get a patent for my data compression invention or if they could use it. They gave me a letter of receipt stating that they would get back to me within 4 weeks... I never heard from them. On May 31, 1994, I sent Microsoft a certified letter requesting information on this matter... they never replied.
  - On 3/17/87, Steve Ballmer's sorting invention #4,651,301, which they say is similar to mine, is patented. My patent search came back positive on 4/20/87, 34 days after 3/17. 6/9/50 3/17/87 = 13431 days. 10/28/55 3/17/87 = 11463 days! 3/17/87 10/28/98 = 4243 days (Holocaust day was 4/20/43)! 4/20/87 6/2/2001 (negative response on current inventions) = 14 yrs 1 mth 13 days... JFK, Jr 14,112 days old!
- 1990 Windows version 3 was first introduced
- 1997 Steve Jobs returns to Apple Computer.
- 1999 Bill Gates worth 90 Billion dollars.

(9/16/91 - 8/17/2006) = 14 years 11 months & 2 days; Bill Gates' 43rd birthday - EOC = 429 days (4/20/1987); Bill's birthday is 141 days after mine; Rts. 301 and 50 intersect and become one for 33 miles between Wash., DC and Dover, Del.; Ocean City is 141 miles down Rt. 50 from Washington, DC.) Alpha Centauri / DC

A quote from the movie The Pirates of Silicon Valley: "Good artist copy, Great artist steal."

I've compiled a VCR tape with information on Bill Gates(1 hr.), Computer History documentary tape, PBS "Triumph of the Nerds" (2:25 min.), the movie The Pirates of Silicon Valley, and a clip from Jurassic Park ("Standing on the shoulders of geniuses while stealing their inventions") that shows how the Jews are being symbolic about their thievery!

The algorithms I wrote for the Database Manager program in 1979 give it multifaceted potential... Besides providing the *most efficient* retrieval and manipulation of data, *it allows Windows* (GUIs - Graphic User Interface) to flip from screen to screen instantaneously at the click of a mouse button! Nobody wrote software of the caliber I was producing before my life fell apart! See my new "JAK" Calendar and "JAK" Measuring Systems.